

SEALED

1	WILLARD K. TOM		
2	General Counsel		
3	EMILY COPE BURTON		
4	eburton@ftc.gov Shameka L. Gainey		
5	sgainey@ftc.gov Federal Trade Commission		
6	600 Pennsylvania Avenue, NW, H-286		
	Washington, DC 20580 202-326-2728 (Burton)		
7	202-326-2570 (Gainey)		
8	202-326-3395 (Fax)		
9	BLAINE T.WELSH		
10	blaine.welsh@usdoj.gov Assistant United States Attorney		
11	Nevada Bar No. 4790		
12	333 Las Vegas Blvd. South, Suite 5000 Las Vegas, NV 89101		
13	702-388-6336 702-388-6787 (Fax)		
14	Attorneys for Plaintiff Federal Trade Commission		
15	: :		
16	UNITED STATES DISTRICT COURT		
17	DISTRICT OF	NE	VADA
18	FEDERAL TRADE COMMISSION,)	Civil Action No.
19	Plaintiff,	Į.	(DD ODOGED)
	v.)	(PROPOSED)
20	IVY CAPITAL, INC., et al;)	ORDER TEMPORARILY SEALING ENTIRE FILE
21	Defendants, and)	
22	CHERRYTREE HOLDINGS, LLC, et al.,)	
23		ĺ	
24	Relief Defendants.))	
25)	[FILED UNDER SEAL]

Plaintiff, the Federal Trade Commission ("FTC" or "Commission"), having moved for an emergency *ex parte* order to temporarily seal the entire docket and file in this matter, and good cause appearing therefore,

IT IS HEREBY ORDERED that the entire file and the docket in this action be sealed, and that all documents submitted to the Court in this matter, including the Complaint, the *Ex*Parte Motion for a Temporary Restraining Order and Other Equitable Relief, and all related papers, be filed under seal, and that the file remain sealed until all of the defendants have been served, or until five days following entry of this Order, whichever occurs first;

IT IS FURTHER ORDERED that this seal does not preclude the Clerk of the Court from providing counsel for the Commission with copies of orders issued by the Court while the seal remains in effect, and this Order shall not be construed to prohibit the Commission from providing this Order, a temporary restraining order, or other pleadings and papers filed in this action to Defendants, any receiver appointed in this action, process servers, financial institutions, or other persons who may hold assets of Defendants, law enforcement authorities, consumer victims or potential witnesses for a possible preliminary injunction hearing, or credit reporting agencies;

IT IS FURTHER ORDERED that persons who receive notice of this action and this Order before the seal is lifted shall not disclose the existence of this action, this Order, or the terms of any orders entered by this Court, except to the extent necessary to implement any temporary restraining order that the Court may enter.

IT IS SO ORDERED this 22nd day of February, 2011.

UNITED STATES DISTRICT JUDGE

Dellus C. Mahan